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U.S. APPLICATION NO.		FIRST NAME	D APPLICANT	ATTY, DOCKET N	0.
08/727.505	BROWN		INTERN	IATIONAL APPLICATION NO.	—— 'B∶00' j
RICHARD C. AUG	UTDDI ONID	5611		PCT/GB95/0	0893
ARNOLD, WHITE	& DURKEE		I.A. FILING I		
P.O. BOX 4433 HOUSTON TX 772	210-4433		0		
I		1		4/20/95	04/21/94
1. The following items have been s Office as a Designated Office as	DESIGNATED/ELE submitted by the applicant ffice (37 CFR 1.494), see (37 CFR 1.495): plication in: anguage. and application into Englist stors(s) for DO/EO/US. ents. endments into English. y Examination Report in It e International Preliminar led 2005. ment(s) filed anage of Address.	CTED OFFI	CE (DO/EO/e United States F	(US) Patent and Trademark	TED
Copy of the International Sea	rch Report and copies	s of the referenc	es cited therein.		•
2. The following items MUST be furnished within the period set forth below in order to complete the requirements for acceptance under 35 U.S.C. 371:					
a. Translation of the application into English. Note a processing fee will be required if submitted					
later than the appropriate 20 or 30 months from the priority date. The current translation is defective for the reasons indicated on the attached Notice of Defective Translation.					
b. Processing fee for providing the translation of the application and/or the Annexes later that the appropriate 20 or 30 months from the priority date (37 CFR 1.492(f)).					
c. Oath or declaration of the inventors, in compliance with 37 CFR 1.497(a) and (b), identifying the application by the International application number and international filing date.					
The current oath or declaration does not comply with 37 CFR 1.497(a) and (b) for the reasons indicated on the attached PCT/DO/EO/917. d. Surcharge for providing the oath or declaration later that the appropriate 20 or 30 months from the					
priority date (37 CFR 1.49	(<u>2</u> (e)).			·	
3. Additional claim fees of \$\frac{1}{8} dependent claim fee, are required. A which fees are due. See attached PT	applicant must submit the	ity small ent additional claim	ity, including an n fees or cancel the	y required multiple he additional claims t	for
ALL OF THE ITEMS SET FORTI MONTH FROM THE DATE OF T DATE FOR THE APPLICATION, RESULT IN ABANDONMENT.	HIS NOTICE OR BY	7 21 OR 🗀 31 !	MONTHE FROM	WITH ATOM TOP M	i.
The time period set above may be ext CFR 1.136(a).	ended by filing a petition	and fee for exte	ension of time w	nder the provisions o	f 37
4. Translation of the Annexes MUST cancelled. Note processing fee will b 5. The Article 19 amendments are 1.494(d)) or 30 (37 CFR 1.495(d)) m	e required if submitted la cancelled since a translati	iter than 30 mon	the from the price	seitu daes	

A copy of this notice MUST be returned with this response.

Enclosed: PCT/DO/EO/917 Notice of Defective Translation Shellby J. Vigit Parallegal Specialist FORM PCT/DO/EO/905 (September 1996) Telephone: (703)

Applicant is reminded that any communication to the United States Patent and Trademark Office must be mailed to the

address given in the heading and include the U.S. application no. shown above. (37 CFR 1.5)